

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

United States of America

JUDGMENT IN A CRIMINAL CASE

(For Offenses Committed on or After November 1, 1987)

Alejandro Valdivia-De Leon

No. 08-15320-001M-SD

Citizen of Mexico

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Lorna Spencer (AFPD)
Attorney for Defendant

USM#: 74750-208

DOB: 1983

ICE#: A78 309 899

THE DEFENDANT ENTERED A PLEA OF guilty on 2/25/2008 to Count TWO of the Complaint.

ACCORDINGLY, THE COURT HAS ADJUDICATED THAT THE DEFENDANT IS GUILTY OF THE FOLLOWING OFFENSE(S): violating Title 8, USC § 1325, Illegal Entry, a Petty offense, as charged in Count TWO of the Complaint.

IT IS THE JUDGMENT OF THE COURT THAT the defendant is hereby committed to the custody of the Bureau of Prisons for a term of FORTY (40) DAYS on Count TWO, with credit for time served.

IT IS FURTHER ORDERED that all remaining counts are dismissed on motion of the United States.

CRIMINAL MONETARY PENALTIES

The defendant shall pay to the Clerk the following total criminal monetary penalties:

SPECIAL ASSESSMENT: \$Remitted FINE: \$ RESTITUTION: \$

If incarcerated, payment of criminal monetary penalties are due during imprisonment at a rate of not less than \$25 per quarter and payment shall be made through the Bureau of Prisons' Inmate Financial Responsibility Program. Criminal monetary payments shall be made to the Clerk of U.S. District Court, Attention: Finance, 880 Front Street, San Diego, California 92101. Payments should be credited to the various monetary penalties imposed by the Court in the priority established under 18 U.S.C. § 3612(c). The total special assessment of \$Remitted shall be paid pursuant to Title 18, United States Code, Section 3013 for Count TWO of the Complaint.

Any unpaid balance shall become a condition of supervision and shall be paid within prior to the expiration of supervision. Until all restitutions, fines, special assessments and costs are fully paid, the defendant shall immediately notify the Clerk, U.S. District Court, of any change in name and address. The Court hereby waives the imposition of interest and penalties on any unpaid balances.

IT IS FURTHER ORDERED that the Clerk of the Court deliver two certified copies of this judgment to the United States Marshal of this district.

The Court orders commitment to the custody of the Bureau of Prisons. The defendant is remanded to the custody of the United States Marshal.

Date of Imposition of Sentence: Monday, February 25, 2008

Date 2/25/2008

Date 2/25/2008

I have executed this Judgment as follows:

Defendant delivered on ______ to _____ at ______, the institution designated by the Bureau of Prisons, with a certified copy of this judgment in a Criminal case.

Filed 02/25/2008

Deputy Marshal

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Case 5:08-po-15320-JRI Document 1

United States Marshal 08-15320-001M-SD -

United States District of California - Yuma Document 1 Filed 02/25/2008 Magistrate Judge's Minutes Southern District of California - Yuma						
DATE: <u>2/25/2008</u> CASE NUMBER: <u>08-15320-001M</u> -SD						
PLEA/SENTENCING MINUTES						
USA vs. Alejandro Valdivia-De Leon						
U.S. MAGISTRATE JUDGE: JAY R. IRWIN Judge #: 70BK						
U.S. Attorney INTERPRETER REQ'D Ricardo Gonzalez LANGUAGE: Spanish						
Attorney for Defendant Lorna Spencer (AFPD)						
DEFENDANT: 🛛 PRÈSENT 🗌 NOT PRESENT 🔲 RELEASED 🖾 CUSTODY						
DOA 2/22/08						
Financial Afdvt taken No Financial Afdvt taken Financial Afdvt sealed						
☐ Initial Appearance DETENTION HEARING: ☐ Held ☐ Cont'd ☐ Reset ☐ UA						
DETENTION HEARING:						
Defendant ordered temporarily detained in the custody of the United States Marshal						
Defendant ordered released (see order setting cond of rel) Bail set at \$						
☐ Defendant continued detained pending trial ☐ Flight Risk ☐ Danger						
PLEA HEARING: Held Cont'd Reset Set for: before:						
☐ Consent to be tried by a Magistrate Judge signed ☐ Class A Misd ☐ Class B Misd ☐ Class C Misd						
☐ Consent of Defendant ☐ Information filed ☐ Complaint filed						
☐ Defendant sworn and examined by the Court ☐ Plea of Guilty ☐ Not Guilty ☐ Entered to Counts TWO						
Defendant states true name to be Further proceedings ORDERED in defendant's true name.						
 ✓ Plea of Guilty entered as to Ct(s) TWO of the ☐ Information ☐ Indictment ☒ Complaint ✓ Court recommends/or accepts defendant's plea and finds plea to be freely and voluntarily given. 						
Plea agreement: Lodged Sealed Sealed						
Court does not accept defendant's plea of guilty because						
☐ PSI ORDERED ☐ EXPEDITED ☒ PSI waived ☐ Time waived for passage of sentence						
Continued for sentence to before						
To be dismissed upon entry of the judgment, Ct(s) ONE						
ORDER vacate trial date/motion hearing/mtns moot						
ORDER defendant remain released pending sentence remanded to USM						
SENTENCING: Defendant committed to Bureau of Prisons for a period of 40 days Probation/Supervised Release for						
Special Assessment \$ REMITTED						
Other:						

RECORDED: <u>CS</u>
BY: Angela J. Tuohy, Deputy Clerk

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United States District Court

SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

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Alejandro VALDIVIA-De Leon Citizen of Mexico YOB: 1983 A78 309 899 Illegal Alien CRIMINAL COMPLAINT

CASE NUMBER: 08-1532011-50

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief.

COUNT I

That on or about October 18, 2007, Defendant Alejandro VALDIVIA-De Leon was arrested and removed from the United States to Mexico through the port of Otay Mesa, California, in pursuance of law, and thereafter on or about February 22, 2008, Defendant was found in the United States near Andrade, California within the Southern District of California, the Secretary of the Department of Homeland Security not theretofore having consented to any reapplication by the Defendant for admission into the United States and after the Defendant had willfully and unlawfully returned and remained in the United States; in violation of Title 8, United States Code, Section 1326 (Felony).

COUNT II

That on or about February 22, 2008, within the Southern District of California, Defendant Alejandro VALDIVIA-De Leon, an alien, did knowingly and willfully enter the United States at a time or place other than as designated by Immigration Officers; in violation of Title 8, United States Code, Section 1325 (Misdemeanor).

ontinued on the attached sheet and made	a part hereof.	⊠ Yes □ No		
	Signate	An Country of Complainant	<u>-</u>	
		s Cantua		
Sworn to before me and subscribed in my presence,		or Patrol Agent		
February 25, 2008	at	Yuma, A	rizona	
Date	City ar	nd State	And the same of th	
	\	. //	the same of the sa	
Jay R. Irwin, U.S. Magistrate			The state of the s	of all hybridist plant .
Name & Title of Judicial Officer	Signat	ure of Judicial Officer		
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STATEMENT OF FACTUAL BASIS

Defendant:

Alejandro VALDIVIA-De Leon

Dependents:

1 Mexican

IMMIGRATION HISTORY:

The Defendant was last removed through Otay Mesa, California

on October 18, 2007.

CRIMINAL HISTORY:

DATE/LOCATION

OFFENSE

DISPOSITION

10/11/2001

El Paso, TX

Possession of a Controlled

Convicted: Given Probation

Substance

Narrative:

The Defendant, a citizen of Mexico and illegally within the United States, was

encountered by Yuma Border Patrol agents near Andrade, California.

The Defendant was questioned as to his citizenship and immigration status. From that questioning agents determined that the Defendant is an

undocumented national of Mexico and illegally in the United States.

The Defendant was transported to the Yuma station for processing. During processing, questioning and computer record checks the above criminal and

immigration information was obtained as it relates to this Defendant.

The Defendant last entered the United States illegally without inspection near

Andrade, California on February 22, 2008.

Charges:

8 USC§1326

8 USC§1325

(Felony)

(Misdemeanor)

Sworn to before me and subscribed in my presence,

February 25, 2008

Date

Signature of Jüdicial Officer

Signature of Complainant

Case 5:08-po-15320-JPJ Document 1 Statement Probable Cause Statement Page 6 of 6

I, Senior Patro correct:	ol Agent Chris Car	ntua, declare under	penalty of perjui	y, the following is true an	ıd			
Defendant:		Alejandro VALDI	/IA-De Leon					
Dependents:		1 Mexican						
IMMIGRATIO	N HISTORY:	The Defendant California on Oct		oved through Otay Me	⊧sa,			
CRIMINAL H	ISTORY:							
DATE/LOCA	TION	<u>OFFENSE</u>	•	DISPOSITION				
10/11/2001	El Paso, TX	Possession of a Substance	a Controlled	Convicted: Given Prot	ation			
Narrative:				y within the United Stat near Andrade, California				
	The Defendant was questioned as to his citizenship and immigration status. From that questioning agents determined that the Defendant is an undocumented national of Mexico and illegally in the United States.							
	The Defendant was transported to the Yuma station for processing. During processing, questioning and computer record checks the above criminal and immigration information was obtained as it relates to this Defendant.							
	The Defendant last entered the United States illegally without inspection near Andrade, California on February 22, 2008.							
Executed on: 1	Date <u>February</u>	24, 2008	Time:	0:49 am				
Signed:	MB	Senic	or Patrol Agent					
page(s), I find	d probable cause	to believe that th	Probable Cause e defendant(s) n	e Statement, consisting of amed therein committed lode, and Section 1325.				
Finding made		•	Time/;	_				
Signed:			A Company of the State of the S	Aagistrate Judge				
	`	"						